**REMARKS** 

Please reconsider the application in view of the above amendments and the following

remarks. Applicant thanks the Examiner for carefully considering this application.

**Disposition of Claims** 

Claims 1-20 are pending. Claims 1 and 11 are independent. The remaining claims

depend, directly or indirectly, from claims 1 and 11.

**Claim Amendments** 

Independent claims 1 and 11 are amended for purposes of clarification. No new matter is

added by way of these amendments. Support for these amendments may be found, for example,

in paragraph [0096] of the publication of the present application.

Rejection(s) under 35 U.S.C. § 112

Claims 1-20 are rejected under 35 U.S.C. § 112, second paragraph, as being indefinite.

To the extent that this rejection may still apply to the amended claims, this rejection is

respectfully traversed.

Turning to the rejection, the Examiner states that the claims are unclear with respect to

what result of the "comparing" of the previous ECM and a new ECM will result in the error

register being incremented, rendering the claims ambiguous. Independent claims 1 and 11 are

amended by this reply to recite that the error register is incremented when the previous ECM and

the new ECM do not match. See publication of present application, paragraph [0096].

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Thus, Applicant asserts that the independent claims are no longer indefinite. Pending

dependent claims are patentable for at least the same reasons. Accordingly, withdrawal of this

rejection is respectfully requested.

Conclusion

Applicant believes this reply is fully responsive to all outstanding issues and places this

application in condition for allowance. If this belief is incorrect, or other issues arise, the

Examiner is encouraged to contact the undersigned or his associates at the telephone number

listed below. Please apply any charges not covered, or any credits, to Deposit Account 50-0591

(Reference Number [17250/021001]).

Dated: August 18, 2009

Respectfully submitted,

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